IN THE UNITED STATES DISTRICT COURT WESTERN DISTRICT OF ARKANSAS **FAYETTEVILLE DIVISION**

JILL DILLARD, JESSA SEEWALD, JINGER VUOLO, and JOY DUGGAR,

Plaintiffs,

V.

Case No. 5:17-CV-5089-TLB

CITY OF SPRINGDALE, ARKANSAS; WASHINGTON COUNTY, ARKANSAS; KATHY O'KELLEY, in her individual and official capacities; ERNEST CATE, in his individual and official capacities; RICK HOYT, in his individual and official capacities; STEVE ZEGA, in his official capacity; BAUER PUBLISHING COMPANY, L.P.; BAUER MAGAZINE, L.P.; BAUER MEDIA GROUP, INC.: BAUER, INC.; HEINRICH BAUER NORTH AMERICA, INC.; BAUER MEDIA GROUP USA, LLC; and DOES 1-10, inclusive,

Defendants.

PLAINTIFFS' MOTION FOR LEAVE FILE REPLY BRIEF IN SUPPORT OF THEIR MOTION FOR LEAVE TO FILE AMENDED COMPLAINT

Plaintiffs, for their Motion for Leave to File a Reply Brief in Support of Their Motion for Leave to File an Amended Complaint state as follows:

- 1. Plaintiffs filed their Motion for Leave to File an Amended Complaint on October 26, 2017.¹
 - Defendants have filed responses to Plaintiffs' Motion.² 2.

¹ Doc. 74

² City Defendants' Response: Docs. 75, 76; County Defendants' Response: Doc. 77; Bauer Defendants' Response: Doc. 78.

- 3. Defendants have raised issues in their responses that may be clarified by the filing of a reply to the response. Particularly, Plaintiffs wish to clarify the ways in which the proposed amendment is not barred by the First Amendment or otherwise futile, as Defendants allege.
 - 4. Plaintiffs believe a reply brief will assist the Court in deciding the Motion.
- 5. Because of the importance of the issues at hand, Plaintiffs would like to reply to Defendants' responses and therefore request leave to file a reply brief on or before December 1, 2017.

WHEREFORE, Plaintiffs respectfully request the Court grant them leave to file a reply to the responses, and in support of their motion for leave to file an amended complaint, on or before December 1, 2017, along with all other proper relief.

Respectfully Submitted,

/s/ Shawn B. Daniels

Shawn B Daniels, AR Bar 96126 Sarah Coppola Jewell AR Bar 2005169 Hare, Wynn, Newell & Newton, L.L.P. 129 W Sunbridge Dr Fayetteville, AR 72703 shawn@hwnn.com sjewell@hwnn.com

Lauren Wulfe
Steven Bledsoe
Robert O'Brien
Larson O'Brien LLP
555 S. Flower Street
Suite 4400
Los Angeles, CA 90071
lwulfe@larsonobrienlaw.com
sbledsoe@larsonobrienlaw.com
RObrien@larsonobrienlaw.com

Attorneys for Plaintiffs

CERTIFICATE OF SERVICE

I hereby certify that on November 20, 2017 I electronically filed the foregoing with the Clerk of Court using the CM/ECF system, which shall send notification of such filing to the following:

ATTORNEYS FOR CITY DEFENDANTS

RAINWATER, HOLT & SEXTON, P.A.

P.O. Box 17250 6315 Ranch Drive Little Rock, Arkansas 72222-7250 Telephone (501) 868-2500 Telefax (501) 868-2505 email:owens@rainfirm.com Jason E. Owens Michael R. Rainwater

ATTORNEYS FOR COUNTY

DEFENDANTS

Susan Keller Kendall Kendall Drewyor Law Firm 3706 Pinnacle Hills Parkway Suite 201

Rogers, AR 72758 skk@kendalllawfirm.com,joan@kendalllaw

firm.com

Thomas N. Kieklak Robert Justin Eichmann Harrington, Miller, Kieklak, Eichmann & Brown, P.A. P.O. Box 687 113 East Emma Avenue Springdale, AR 72765-6765

tkieklak@arkansaslaw.com jeichmann@arkansaslaw.com Cynthia W. Kolb

Cross, Gunter, Witherspoon & Galchus, P.

500 President Clinton Avenue

Suite 200

Little Rock, AR 72201 ckolb@cgwg.com

Elizabeth Anne McNamara Jamie Somoza Raghu Davis Wright Tremaine LLP 1251 Avenue of the Americas

21st Floor

New York, NY 10020 lizmcnamara@dwt.com jamieraghu@dwt.com

ATTORNEYS FOR BAUER **DEFENDANTS**

/s/ Shawn Daniels